Dooley Roberts & Fowler LLP Suite 201, Orlean Pacific Plaza 865 South Marine Corps Drive Tamuning, Guam 96913 Telephone (671) 646-1222 Facsimile (671) 646-1223

Attorneys for Defendant LeoPalace Resort

## IN THE DISTRICT COURT OF GUAM

OPPORTUNITY COMMISSION,	) CIVIL CASE NO. 06-00028
Plaintiff, vs.	) )
LEO PALACE RESORT,	) )
Defendant.	ORDER re:
JENNIFER HOLBROOK, VIVIENE VILLANUEVA and ROSEMARIE TAIMANGLO,	(1) MOTION TO COMPEL TESTIMONY AND PRODUCTION OF DOCUMENTS, OR IN THE ALTERNATIVE, TO DISMISS EMOTIONAL DISTRESS CLAIMS;
Plaintiff-Intervenors, vs.	) (2) MOTION TO EXTEND DISCOVERY COMPLETION DEADLINE;
MDI GUAM CORPORATION dba LEO PALACE RESORT MANENGGON HILLS and DOES 1 through 10,	) (3) MOTION FOR INDEPENDENT MEDICAL EXAMINATION.
Defendants.	) ) )
VIVIENE VILLANUEVA and ROSEMARIE TAIMANGLO,  Plaintiff-Intervenors, vs.  MDI GUAM CORPORATION dba LEO PALACE RESORT MANENGGON HILLS and DOES 1 through 10,	AND PRODUCTION OF DOCUMENTS, IN THE ALTERNATIVE, TO DISMISS EMOTIONAL DISTRESS CLAIMS;  (2) MOTION TO EXTEND DISCOVERY COMPLETION DEADLINE;  (3) MOTION FOR INDEPENDENT

This matter came before the court on August 29, 2007, at the hour of 1:30 pm on several motions filed by Defendant Leopalace Resort ("Leopalace"). Good cause being shown, IT IS HEREBY ORDERED:

- 1. Leopalace's motion to compel is granted. Plaintiff-Intervenors through their therapists are ordered to produce, not later than 4:00 p.m. on the third (3<sup>rd</sup>) day after their receipt of this Order, all medical records in their possession, including without limitation handwritten notes, related to any of the Plaintiff-Intervenors in this case. Leopalace may redepose these therapists in connection with these medical records within a reasonable time, but may not re-depose Plaintiff-Intervenors.
- 2. Leopalace's alternative motion to preclude emotional distress claims is premature and is therefore denied without prejudice.
- 3. Leopalace's motion for an extension of the current discovery deadline is granted. The parties shall complete all remaining discovery within thirty (30) days of the date of this Order. Leopalace shall have thirty (30) days from the date of this Order within which to retain a medical expert and deliver an expert medical report to the other parties. Plaintiff EEOC and Plaintiff-Intervenors shall thereafter have two (2) weeks within which to take the deposition of Leopalace's medical expert.
  - Leopalace's motion for an independent medical examination is denied.
     IT IS SO ORDERED.



/s/ Joaquin V.E. Manibusan, Jr. U.S. Magistrate Judge Dated: Sep 14, 2007